REMARKS

The above amendments to the above-captioned application along with the following remarks are being submitted as a full and complete response to the Official Action dated August 22, 2005. In view of the above amendments and the following remarks, the Examiner is respectfully requested to give due reconsideration to this application, to indicate the allowability of the claims, and to pass this case to issue.

Status of the Claims

Claims 1-9 are under consideration in this application. Claim 10 is being cancelled without prejudice or disclaimer. Claim 1 is being amended, as set forth in the above marked-up presentation of the claim amendments, in order to more particularly define and distinctly claim applicants' invention.

The claims are being amended to correct formal errors and/or to better recite or describe the features of the present invention as claimed. All the amendments to the claims are supported by the specification. Applicants hereby submit that no new matter is being introduced into the application through the submission of this response.

Formality Objection & Rejection

Claim 1 was objected to for a minor formal error. Claims 1-10 were rejected under 35 U.S.C. § 112, second paragraph, as being indefinite, such as language in claim 1 which he found to be lacking in proper antecedent basis, and language in claim 10 which he found to be unclear.

As indicated, claim 10 is being cancelled without prejudice or disclaimer and claim 1 is being amended as required by the Examiner. Accordingly, the withdrawal of the outstanding informality objection and rejection is in order and claims 1-9 are in condition for allowance.

Allowable subject Matter

Claims 2-9 would be allowed if rewritten into independent form to include the limitations of their base claim and any intervening claims.

Prior Art Rejection

Claim 10 was rejected under 35 U.S.C. § 103(a) as being unpatentable over US Patent

No. 6,035,296 to Fushimi, in view of US Patent No. 6,105,024 to Graefe.

As claim 10 is being cancelled without prejudice or disclaimer, the rejection thus

becomes moot.

Conclusion

In view of all the above, clear and distinct differences as discussed exist between the

present invention and the prior art references upon which the rejections in the Office Action

rely, Applicant respectfully contends that the prior art references cannot anticipate the present

invention or render the present invention obvious. Rather, the present invention as a whole is

distinguishable, and thereby allowable over the prior art.

Favorable reconsideration of this application is respectfully solicited. Should there be

any outstanding issues requiring discussion that would further the prosecution and allowance

of the above-captioned application, the Examiner is invited to contact the Applicant's

undersigned representative at the address and telephone number indicated below.

Respectfully submitted,

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